|               | •   |  | :  | ,                               |  |  |  |
|---------------|---|--|--|---------------------------------|--|--|--|
| Debtor 1 Fir  | st Name   | Middle Name  Last Name  2020 JAN -9 PM Zas 20 have have the Northern District of Georgia  M. RESINATHOMA Neffi   |  | plan that<br>nents to<br>be     |  |  |  |
| Chapte        | r 13 Pla  | <br>In   |  |                                 |  |  |  |
| NOTE:         | in Chapt<br>Order Re<br>No. 21-2<br>As used   | ed States Bankruptcy Court for the Northern District of Georgia a<br>er 13 cases in the District pursuant to Federal Rule of Bankruptc<br>equiring Local Form for Chapter 13 Plans and Establishing Relate<br>017, available in the Clerk's Office and on the Bankruptcy Court's<br>in this plan, "Chapter 13 General Order" means General Order N<br>e amended or superseded. | y Procedure 3015.1.<br>ed Procedures, Gene<br>s website, ganb.usco | See<br>eral Order<br>ourts.gov. |  |  |  |
| Part 1:       | Notices   |  |  |                                 |  |  |  |
| To Debtor(s): | or(s):  This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances. Plans that do not comply with the United States Bankruptcy Code, local rules and judicial rulings may not be confirmable. |  |  |                                 |  |  |  |
|               | In the follo  | owing notice to creditors, you must check each box that applies.   |  |                                 |  |  |  |
| To Creditors: | Your righ   | ts may be affected by this plan. Your claim may be reduced, modified, or   | eliminated.  |                                 |  |  |  |
|               | Check if a  | pplicable.   |  |                                 |  |  |  |
|               | ☐ The  <br>§ 4.4  | olan provides for the payment of a domestic support obligation (as defin-<br>l.  | ed in 11 U.S.C. § 101(14   | IA)), set out in                |  |  |  |
| ı             | You shou  | d read this plan carefully and discuss it with your attorney if you have one in the ttorney, you may wish to consult one.  | nis bankruptcy case. If yo   | ou do not                       |  |  |  |
|               | confirmati<br>otherwise   | ose the plan's treatment of your claim or any provision of this plan, you or you<br>on at least 7 days before the date set for the hearing on confirmation, unless t<br>. The Bankruptcy Court may confirm this plan without further notice if no objec<br>cy Rule 3015.   | he Bankruptcy Court ord  | ers                             |  |  |  |
|               | To receive deemed a   | e payments under this plan, you must have an allowed claim. If you file a timel illowed unless a party in interest objects. See 11 U.S.C. § 502(a).  | y proof of claim, your cla   | im is                           |  |  |  |
|               | The amo controlli   | unts listed for claims in this plan are estimates by the debtor(s). An allowing, unless the Bankruptcy Court orders otherwise.   | ed proof of claim will I   | De .                            |  |  |  |
|               | not the p   | ving matters may be of particular importance. Debtor(s) must check one box<br>lan includes each of the following items. If an Item is checked as "Not in<br>or if no box is checked, the provision will be ineffective even if set out la  | cluded," if both boxes   | vhether or<br>are               |  |  |  |
|               | § 1.1   | A limit on the amount of a secured claim, that may result in a partial payment or no payment at all to the secured creditor, set out in § 3.2  | Included   | Not Included                    |  |  |  |
|               | § 1.2   | Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in § 3.4   | Included   | Not Included                    |  |  |  |
|               | § 1.3   | Nonstandard provisions, set out in Part 8  | Included   | Not Included                    |  |  |  |

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| Debto | or Keysa Steet Case number   |
|-------|--|
| Par   | t 2: Plan Payments and Length of Plan; Disbursement of Funds by Trustee to Holders of Allowed Claims   |
| § 2.1 | Regular Payments to the trustee; applicable commitment period.  The applicable commitment period for the debtor(s) as set forth in 11 U.S.C. § 1325(b)(4) is:  Check one:  |
| § 2.2 | Beginning on the Regular Payment amount will change to this entire the following reason (insert reason for change):    O2   O1   2000   per   pe |
|       | amount that should have been deducted.  Debtor(s) will make payments directly to the trustee.  Other (specify method of payment):  |
| § 2.3 | Income tax refunds.  Check one.  Debtor(s) will retain any income tax refunds received during the pendency of the case.  Debtor(s) will (1) supply the trustee with a copy of each income tax return filed during the pendency of the case within 30 days of filing the return and (2) turn over to the trustee, within 30 days of the receipt of any income tax refund during the applicable commitment period for tax years  the amount by which the total of all of the income tax refunds received for each year exceeds \$2,000 ("Tax Refunds"), unless the Bankruptcy Court orders otherwise. If debtor's spouse is not a debtor in this case, "tax refunds received" means those attributable to the debtor.  Debtor(s) will treat tax refunds ("Tax Refunds") as follows:  |
|       |  |
| § 2.4 | Additional Payments.  Check one.  None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced.  Debtor(s) will make additional payment(s) ("Additional Payments") to the trustee from other sources as specified below. Describe the source, estimated amount, and date of each anticipated payment.   |
| § 2.5 | [intentionally omitted.]   |

- § 2.6 Disbursement of funds by trustee to holders of allowed claims.
  - (a) Disbursements before confirmation of plan. The trustee will make preconfirmation adequate protection payments to holders of allowed claims as set forth in §§ 3.2 and 3.3.
  - (b) Disbursements after confirmation of plan. Upon confirmation, after payment of the trustee's statutory fee, the trustee will disburse Regular

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|        | × 1   |          | •           |             | • |
|--------|-------|----------|-------------|-------------|---|
| Debtor | Wensa | N 00 H   | •           | Case number | • |
| Deptoi | rayou | <u> </u> | <del></del> | _           |   |

Payments, Additional Payments, and Tax Refunds that are available for disbursement to make payments to holders of allowed claims as follows:

- (1) First disbursement after confirmation of Regular Payments. In the first disbursement after confirmation, the trustee will disburse all available funds from Regular Payments in the following order:
  - (A) To pay any unpaid preconfirmation adequate protection payments required by 11 U.S.C. § 1326(a)(1)(C) as set forth in § 3.2, § 3.3, and orders of the Bankruptcy Court;
  - (B) To pay fees, expenses, and costs of the attorney for the debtor(s) as set forth in § 4.3;
  - (C) To make payments pro rata based on the monthly payment amount: on secured claims as set forth in §§ 3.1, 3.2, 3.3, and 3.4; on domestic support obligations as set forth in § 4.4; on the arrearage claims on nonpriority unsecured claims as set forth in § 5.2; and on executory contracts and unexpired leases as set forth in § 6.1; and
  - (D) To pay claims in the order set forth in § 2.6(b)(3).
- (2) Second and subsequent disbursements after confirmation of Regular Payments. In the second disbursement after confirmation, and each month thereafter, the trustee will disburse all available funds from Regular Payments in the order below. All available Regular Payments will be distributed to the claims in each paragraph until such claims are paid in full.
  - (A) To make concurrent monthly payments, including any amount past due under this plan: on secured claims as set forth in §§ 3.1, 3.2, 3.3, and 3.4; on fees, expenses, and costs of the attorney for the debtor(s) as set forth in § 4.3; on domestic support obligations as set forth in § 4.4; on the arrearage claims on both nonpriority unsecured claims as set forth in § 5.2 and executory contracts and unexpired leases as set forth in § 6.1;
  - (B) To make pro rata payments on administrative expenses allowed under 11 U.S.C. § 503(b) other than the trustee's fee and the debtor's attorney's fees, expenses, and costs; and
  - (C) To pay claims in the order set forth in § 2.6(b)(3).
- (3) Disbursement of Additional Payments and Tax Refunds. The trustee will disburse the Additional Payments and Tax Refunds in the following order:
  - (A) To pay fees, expenses, and costs of the attorney for the debtor(s) as set forth in § 4.3;
  - (B) To make pro rata payments on administrative expenses allowed under 11 U.S.C. § 503(b) other than the trustee's fee and the debtor's attorney's fees, expenses, and costs;
  - (C) To make payments pro rata based on the monthly payment amount: on secured claims as set forth in §§ 3.1, 3.2, 3.3, and 3.4; on domestic support obligations as set forth in § 4.4; on the arrearage claims on both nonpriority unsecured claims as set forth in § 5.2 and executory contracts and unexpired leases as set forth in § 6.1;
  - (D) To pay other Allowed Secured Claims as set forth in § 3.6;
  - (E) To pay allowed claims entitled to priority under 11 U.S.C. § 507, other than administrative expenses and domestic support obligations; and
  - (F) To pay nonpriority unsecured claims not otherwise classified as set forth in § 5.1 ("Unclassified Claims") and to pay nonpriority unsecured claims separately classified as set forth in § 5.3 ("Classified Claims"). The trustee will estimate the total amounts to be disbursed during the plan term (1) to pay Unclassified Claims and (2) to pay Classified Claims. Funds available for disbursement on these claims will be allocated pro rata to each class, and the funds available for disbursement for each class will be paid pro rata to the creditors in the class.
- (4) Unless the debtor(s) timely advise(s) the trustee otherwise in writing, the trustee may treat and disburse any payments received from the debtor(s) as Regular Payments.

## Part 3: Treatment of Secured Claims

## § 3.1 Maintenance of payments and cure of default, if any.

Check one.

| None  | If "None" is checked. | the rest of \$ 3.1 ner    | ed not be completed    | or reproduced  |
|-------|-----------------------|---------------------------|------------------------|----------------|
| None. | II None is checked.   | . IIIE IESI DI V J. I IIC | 54 1101 DE COIIIDIEIEU | or reproduced. |

Beginning with the first payment that is due after the date of the order for relief under Chapter 13, the debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed directly by the debtor(s). Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated below.

If relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless the Bankruptcy Court orders otherwise, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan.

| Name of creditors | Collateral | arrearage (if any) | arrearage | Monthly plan in payment on arrearage |
|-------------------|------------|--------------------|-----------|--------------------------------------|
|                   |            |                    | %         |                                      |

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|       |   |   |                                   |                                       |  | Ducui  | пеп               | ı Paye  | 4 01 0                             |                |                         |           |                        |                       |                        |                                      |
|-------|---|---|-----------------------------------|---------------------------------------|--|--|-------------------|---|------------------------------------|----------------|-------------------------|-----------|------------------------|-----------------------|------------------------|--------------------------------------|
| Debt  | or  | Le.                                       | 45a                               | SX                                    | eek  |  |                   | (   | Case num                           | ber _          |                         |           |                        |                       |                        |                                      |
| § 3.2 | Re  | quest for va                              | )<br>luation of se                | curity,                               | , payment o  | f fully secu                                 | ıred cl           | aims, and mo  | dification o                       | f unde         | ersecure                | d clair   | ms.                    |                       |                        |                                      |
|       |   | None. If "N                               | one" is check                     | ed, the                               | e rest of § 3.   | 2 need not l                                 | be com            | pleted or repre   | oduced.                            |                |                         |           |                        |                       |                        |                                      |
|       |   |   | •                                 | -                                     | •  |  | -                 | ne applicable .<br>the value of th                                      |                                    |                | •                       |           | cked.                  | •                     |                        |                                      |
| •     | -   | column hea<br>of a secure<br>each credite | ded <i>Amount</i> o               | o <i>f secu</i><br>in a pr<br>elow, d | ured claim. Foof of claim<br>lebtor(s) will  | or secured<br>filed in acco<br>file a motion | claims<br>ordance | ebtor(s) state(s<br>s of governmer<br>e with the Banl<br>uant to Bankru | ntal units, un<br>kruptcy Rule     | less thes cont | ne Bankru<br>rols over  | any co    | Court ord              | lers othe<br>mount li | rwise, t<br>sted bel   | he value<br>ow. For                  |
|       | For each listed claim below, the value of the secured claim will be paid in full with interest at the rate stated below. The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this plan.   |   |                                   |                                       |  |  |                   |   |                                    |                |                         |           |                        |                       |                        |                                      |
|       |   |   |                                   |                                       |  |  |                   | ection paymen<br>n adequate pro   |                                    |                | 1326(a)(                | (1)(C)    | requires               | to the cr             | editor in              | the                                  |
|       | •   |   | of any claim l<br>or(s) or the es |                                       |  |  | the co            | lumn headed   | Amount of s                        | ecurea         | <i>i claim</i> wi       | ill retai | n the lie              | n on the              | property               | / interest                           |
|       |   | (a) paymen                                | t of the under                    | lying d                               | lebt determir  | ned under n                                  | onban             | kruptcy law, or   |                                    |                |                         |           |                        |                       |                        |                                      |
|       |   | 11 U.S.C. §                               | 1328, at whi                      |                                       | e the lien wil   | terminate :                                  | and be            | at the rate set<br>released by th                                       |                                    |                |                         |           | underlyi               | ng debt               | under                  |                                      |
| + 10  | hec<br>nly i<br>notic<br>o be<br>lled   | on Section 1                              | editor                            | aı                                    | the state of the s | Collateral ar<br>date of purc                |                   | Value of<br>collateral  | Amount of claims seni creditor's c | or to          | Amount of secured claim | of Ini    | te                     | Monthly<br>pre        | po:<br>tion coi<br>pay | nthly<br>st-<br>nfirmation<br>ment + |
|       |   |   |                                   |                                       |  |  |                   |   |                                    |                |                         |           | %                      |                       |                        |                                      |
| § 3.3 | Secured claims excluded from 11 U.S.C. § 506.  Check one.  None. If "None" is checked, the rest of § 3.3 need not be completed or reproduced.  The claims listed below were either:  (1) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or  (2) incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value.  These claims will be paid in full under the plan with interest at the rate stated below. These payments will be disbursed by the trustee.  The trustee will make monthly preconfirmation adequate protection payments that 11 U.S.C. § 1326(a)(1)(C) requires to the creditor in the amount set out in the column headed Monthly preconfirmation adequate protection payment.  The holder of any claim listed below will retain the lien on the property interest of the debtor(s) or the estate(s) until the earlier of;  (a) payment of the amount of the secured claim, with interest at the rate set forth below, and discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor. |   |                                   |                                       |  |  |                   | n the   |                                    |                |                         |           |                        |                       |                        |                                      |
|       |   | e of creditor                             |                                   | Collate                               |  |  |                   |   | Estimated<br>amount of cla         |                | ate                     |           | nfirmatio<br>ate prote | n ∷ co<br>ction pa    | nfirmati               | on                                   |
| § 3.4 | Li  | en avoidanc                               | e.                                |                                       |  |  |                   |   |                                    |                |                         |           |                        |                       |                        |                                      |
| -     |   | heck one.                                 |                                   |                                       |  |  |                   |   |                                    |                |                         |           |                        |                       |                        |                                      |
|       |   |   | None" is chec                     | ked, th                               | he rest of § 3   | .4 need not                                  | be co             | mpleted or rep  | roduced.                           |                |                         |           |                        |                       |                        |                                      |
|       |   | The remai                                 | nder of this p                    | paragi                                | raph will be   | effective o                                  | nly if t          | he applicable   | box in Par                         | t 1 of t       | this plan               | is che    | ecked.                 |                       |                        |                                      |

| Debto        | or _   | Keysa S)  | Case number  |  |  |  |  |  |  |  |  |
|--------------|--|---|--|--|--|--|--|--|--|--|--|
|              | _  | The judicial lier's and/or nonpossessory, nonpurchase money security interests securing the claims listed below impair exemptions to which the debtor(s) would have been entitled under 11 U.S.C. § 522(b). Unless the Bankruptcy Court orders otherwise, a judicial lien or security interest securing a claim listed below will be avoided to the extent that it impairs such exemptions upon entry of the order confirming the plant amount of the claim secured by the judicial lien or security interest that is avoided will be treated as an unsecured claim in Part 5 to the extent allowed. The amount, if any, of the claim secured by the judicial lien or security interest that is not avoided will be paid in full as a secured claim under the plan to the extent allowed. See 11 U.S.C. § 522(f) and Bankruptcy Rule 4003(d). If more than one lien is to be avoided, provide the information separately for each lien. |  |  |  |  |  |  |  |  |  |
|              |  | Information regarding<br>Judicial lien or security<br>Interest  | Calculation of lien avoidance  | Treatment of remaining secured claim                           |  |  |  |  |  |  |  |
|              |  | Name of creditor  | a. Amount of lien  | Amount of secured claim after avoidance (line a minus line f)  |  |  |  |  |  |  |  |
|              |  | Collateral  | b. Amount of all other liens   |  |  |  |  |  |  |  |  |
|              |  | Collateral  | c. Value of claimed exemptions   | Interest rate (if applicable)                                  |  |  |  |  |  |  |  |
|              |  |   | d. Total of lines a, b, and c  | %  |  |  |  |  |  |  |  |
|              |  |   | e. Value of debtor(s) interest in property -   | Monthly payment on secured claim                               |  |  |  |  |  |  |  |
|              |  | Lien identification (such as judgment date, date of lien  | f. Subtract line e from line d   |  |  |  |  |  |  |  |  |
|              |  | recording)  | Extent of exemption impairment   |  |  |  |  |  |  |  |  |
|              |  | ·   | (Check applicable box).  |  |  |  |  |  |  |  |  |
|              |  |   | ☐ Line f is equal to or greater than line a.   |  |  |  |  |  |  |  |  |
|              |  |   | The entire lien is avoided. (Do not complete the next column.)   |  |  |  |  |  |  |  |  |
|              |  |   | ☐ Line f is less than line a.  |  |  |  |  |  |  |  |  |
|              |  |   | A portion of the lien is avoided. (Complete the next column.)  | <u> </u>   |  |  |  |  |  |  |  |
| § 3.5        | Sur  | render of collateral.   |  |  |  |  |  |  |  |  |  |
|              | Che  | eck-one.  |  |  |  |  |  |  |  |  |  |
|              |  | None. If "None" is checked, the re  | st of § 3.5 need not be completed or reproduced.   |  |  |  |  |  |  |  |  |
|              |  | upon confirmation of this plan, the terminated in all respects. Confirm   | to each creditor listed below the collateral that secures the creditor's clastay under 11 U.S.C. § 362(a) be terminated as to the collateral only and lation of the plan results in termination of such stays. Any allowed unserted in Part 5 below. No payments as to the collateral will be made, a ted by the plan. | d that the stay under § 1301 be cured claim resulting from the |  |  |  |  |  |  |  |
| 7. +         |  | Name of Creditor  | Collateral   |  |  |  |  |  |  |  |  |
|              |  |   |  |  |  |  |  |  |  |  |  |
| 255 per 1 20 | es pros  | <u>, , , , , , , , , , , , , , , , , , , </u>   |  | ·  |  |  |  |  |  |  |  |
| § 3.6        | Oth  | ner Allowed Secured Claims.   |  |  |  |  |  |  |  |  |  |
| -            | A proof of claim that is filed and allowed as a secured claim, but is not treated as a secured claim in this plan, shall be paid with interest at the rate of%. Payments will commence as set forth in § 2.6. Notwithstanding the foregoing, the debtor(s), and any other party in interest, may: object to allowance of the claim; request that the Bankruptcy Court determine the value of the secured claim if modification of the claim is permissible and if 11 U.S.C. § 506 is applicable; or request that the Bankruptcy Court avoid the creditor's lien pursuant to 11 U.S.C. § 522(f), if applicable. |   |  |  |  |  |  |  |  |  |  |
|              |  | ne Bankruptcy Court determines the<br>be treated as an unsecured claim ι  | value of the secured claim, the portion of any allowed claim that exceed under Part 5 of this plan.  | ds the amount of the secured claim                             |  |  |  |  |  |  |  |
|              | The  | e holder of the claim will retain the li  | en on the property interest of the debtor(s) or the estate(s) until the earli  | er of:   |  |  |  |  |  |  |  |
|              | (a)  | payment of the underlying debt dete   | ermined under nonbankruptcy law, or  |  |  |  |  |  |  |  |  |
|              |  |   | red claim, with interest at the rate set forth above, and discharge of the $\iota$ inate and be released by the creditor.  | underlying debt under 11 U.S.C.                                |  |  |  |  |  |  |  |

| Debt  | or Keysa Skelf Case number   |  |  |  |  |  |  |  |  |  |
|-------|--|--|--|--|--|--|--|--|--|--|
| Par   | rt 4: Treatment of Fees and Priority Claims  |  |  |  |  |  |  |  |  |  |
| § 4.1 | General.   |  |  |  |  |  |  |  |  |  |
|       | Trustee's fees and all allowed priority claims will be paid in full without postpetition interest. An allowed priority claim will be paid in full regardless of whether it is listed in § 4.4.   |  |  |  |  |  |  |  |  |  |
| § 4.2 | Trustee's fees.  |  |  |  |  |  |  |  |  |  |
|       | Trustee's fees are governed by statute and may change during the course of the case.   |  |  |  |  |  |  |  |  |  |
| § 4.3 | Attorney's fees.   |  |  |  |  |  |  |  |  |  |
|       | (a) The unpaid fees, expenses, and costs owed to the attorney for the debtor(s) in connection with legal representation in this case are \$ The allowance and payment of the fees, expenses and costs of the attorney for the debtor(s) are governed by General Order 22-2017 ("Chapter 13 Attorney's Fees Order"), as it may be amended.  |  |  |  |  |  |  |  |  |  |
|       | (b) Upon confirmation of the plan, the unpaid amount shall be allowed as an administrative expense under 11 U.S.C. § 503(b) to the extent set forth in the Chapter 13 Attorney's Fees Order.   |  |  |  |  |  |  |  |  |  |
|       | (c) The Bankruptcy Court may allow additional fees, expenses, and costs to the attorney for debtor(s) in excess of the amount shown in § 4.3(a) above upon application of the attorney in compliance with the Chapter 13 Attorney's Fees Order and after notice and a hearing.   |  |  |  |  |  |  |  |  |  |
|       | (d) From the first disbursement after confirmation, the attorney will receive payment under § 2.6(b)(1) up to the allowed amount set forth in § 4.3(a).  |  |  |  |  |  |  |  |  |  |
|       | (e) The unpaid balance and any additional amounts allowed under § 4.3(c) will be payable (1) at \$ per month from Regular Payments and (2) from Tax Refunds or Additional Payments, as set forth in § 2.6, until all allowed amounts are paid in full.   |  |  |  |  |  |  |  |  |  |
|       | (f) If the case is converted to Chapter 7 before confirmation of the plan, the debtor(s) direct(s) the trustee to pay to the attorney for the debtor(s) the amount of \$, not to exceed the maximum amount that the Chapter 13 Attorney's Fees Order permits. If the attorney for the debtor(s) has complied with the applicable provisions of the Chapter 13 Attorney's Fees Order, the trustee will deliver, from the funds available, the stated amount or the maximum amount to the attorney, whichever is less.   |  |  |  |  |  |  |  |  |  |
|       | (g) If the case is dismissed before confirmation of the plan, fees, expenses, and costs of the attorney for the debtor(s) in the amount of \$, not to exceed the maximum amount that the Chapter 13 Attorney's Fees Order permits, will be allowed to the extent set forth in the Chapter 13 Attorney's Fees Order. The attorney may file an application for fees, expenses, and costs in excess of the maximum amount within 14 days from entry of the order of dismissal. If the attorney for the debtor(s) has complied with the applicable provisions of the Chapter 13 Attorney's Fees Order, the trustee will deliver, from the funds available, the allowed amount to the attorney.   |  |  |  |  |  |  |  |  |  |
|       | (h) If the case is converted to Chapter 7 after confirmation of the plan, the debtor(s) direct(s) the trustee to deliver to the attorney for the debtor(s), from the funds available, any allowed fees, expenses, and costs that are unpaid.   |  |  |  |  |  |  |  |  |  |
|       | (i) If the case is dismissed after confirmation of the plan, the trustee will pay to the attorney for the debtor(s), from the funds available, any allowed fees, expenses, and costs that are unpaid.  |  |  |  |  |  |  |  |  |  |
| § 4.4 | Priority claims other than attorney's fees.  |  |  |  |  |  |  |  |  |  |
| •     | None. If "None" is checked, the rest of § 4.4 need not be completed or reproduced.   |  |  |  |  |  |  |  |  |  |
|       | (a) Check one.   |  |  |  |  |  |  |  |  |  |
|       | The debtor(s) has/have no domestic support obligations. If this box is checked, the rest of § 4.4(a) need not be completed or reproduced.  |  |  |  |  |  |  |  |  |  |
|       | The debtor(s) has/have domestic support obligations as set forth below. The debtor(s) is/are required to pay all post-petition domestic support obligations directly to the holder of the claim.   |  |  |  |  |  |  |  |  |  |
|       | Name and address of creditor:  Name and address of child support  enforcement agency entitled to § 1302(d)(1)  inotice   |  |  |  |  |  |  |  |  |  |
|       | The state of the s |  |  |  |  |  |  |  |  |  |
|       | (b) The debtor(s) has/have priority claims other than attorney's fees and domestic support obligations as set forth below:   |  |  |  |  |  |  |  |  |  |
| +     | Name and address of creditor.  |  |  |  |  |  |  |  |  |  |
|       |  |  |  |  |  |  |  |  |  |  |

| Debto  | or Keysa   | Skeete   | Case                      | number _            | ·                          | <del> </del>       | ·  |  |  |
|--|--|--|---------------------------|---------------------|----------------------------|--------------------|--|--|--|
| Par  | rt 5: Treatment of Nonpriorit  | y Unsecured Claims   |                           |                     |                            |                    |  |  |  |
| 5.1  | Nonpriority unsecured claims not s   | separately classified.   |                           |                     |                            | ·····              |  |  |  |
|  | Allowed nonpriority unsecured claims receive:  | that are not separately cla  | ssified will be paid, pro | rata, as set        | forth in § 2.6. Hold       | ders of t          | hese claims will                                 |  |  |
|  | Check one.   |  |                           |                     | •                          |                    |  |  |  |
|  | A pro rata portion of the funds rer  | naining after disbursement   | s have been made to       | all other cred      | litors provided for ir     | n this pla         | an.  |  |  |
|  | A pro rata portion of the larger of creditors provided for in this plan.   |  | and (2) the funds r       | emaining aft        | er disbursements h         | ave bee            | en made to all other                             |  |  |
|  | The larger of (1)% of the allowed amount of the claim and (2) a pro rata portion of the funds remaining after disbursements have been made to all other creditors provided for in this plan. |  |                           |                     |                            |                    |  |  |  |
|  | 100% of the total amount of these  | e claims   |                           |                     |                            |                    |  |  |  |
|  | Unless the plan provides to pay 100% allowed and (2) the amounts necessa debtor(s), and other priority claims un   | ry to pay secured claims u   |                           |                     |                            |                    |  |  |  |
| § 5.2  | Maintenance of payments and cure   | of any default on nonpr  | iority unsecured clai     | ms.                 |                            |                    |  |  |  |
|  | Check one.   |  |                           |                     |                            |                    |  |  |  |
|  | None. If "None" is checked, the  | rest of § 5.2 need not be co   | ompleted or reproduce     | d.                  |                            |                    | `  |  |  |
|  | ☐ The debtor(s) will maintain the co<br>which the last payment is due aft<br>arrearage amount will be paid in  | er the final plan payment.   | These payments will b     | e disbursed         |                            |                    |  |  |  |
| +  | Name of creditor   | Andrew State of the Control of the C |                           | Estimated arrearage | <b>在2.4%</b> 的中央企業的基本的企業以及 | Monthly<br>arreara | y plan payment on<br>ge                          |  |  |
|  |  |  |                           |                     |                            |                    | ·  |  |  |
| § 5.3  | Other separately classified nonpri   | ority unsecured claims.  |                           |                     | •                          |                    |  |  |  |
|  | Check one.   | •  |                           |                     |                            |                    |  |  |  |
|  | None. If "None" is checked, the  | rest of § 5.3 need not be c  | ompleted or reproduce     | d.                  |                            |                    |  |  |  |
|  | The nonpriority unsecured allowers § 2.6. The unpaid balance will be   | ed claims listed below are s   | eparately classified. E   | Each claim w        |                            | paymen             | ts as set forth in                               |  |  |
| 75,774A  | Name of creditor   | Basis for sepa   | rate classification       | (1748) # # # #      | Estimated amour            | nt of &            | nterest rate                                     |  |  |
| +  |  |  |                           |                     | claim                      | 化分类工作 经现金额         | if applicable)                                   |  |  |
|  |  |  |                           | ·                   |                            |                    | %  |  |  |
|  | wh G. Evenue Contracts of  | ad Hussaired Lacas   |                           |                     |                            |                    |  |  |  |
|  | Executory Contracts a  | <u></u>  |                           | II b - 44           |                            | -41                |  |  |  |
| § 6.1  | The executory contracts and unex<br>and unexpired leases are rejected.   |  | are assumed and wi        | ii be treated       | i as specified. All        | other e            | executory contracts                              |  |  |
|  | Check one.   |  |                           |                     |                            |                    |  |  |  |
|  | None. If "None" is checked, the  | rest of 8 6 1 need not be c  | omnleted or reproduce     | ed.                 |                            |                    |  |  |  |
|  | Assumed items. Current install trustee. The final column include   | ment payments will be dist   | oursed directly by the c  | lebtor(s). Ar       |                            | will be d          | lisbursed by the                                 |  |  |
| s Selve  | Name of creditor   | Description of   | leased property or e      | xecutorv            | Estimated                  | 14.200 kg/li       | Monthly& :                                       |  |  |
| # <b>+</b>   | 7. [1] 经现金的证据 [1] [1] [1] [1] [1] [1] [1] [1] [1] [1]  | contract 📆   |                           |                     | amount of arrearage        |                    | postconfirmation<br>payment to cure<br>arrearage |  |  |
| TO THE POSITION OF THE POSITIO | (三人) 在是法有是不多的"全年的共富的信息"  | · · · · · · · · · · · · · · · · · · ·  | 28年1月20日日本西洋大阪学等等的发生等     |                     | 2014年1月1日日本教育的公司主要的任务      | <b>的性理</b> 证       | 2000年1月1日 1月1日 1月1日 1月1日 1月1日 1月1日 1月1日 1月1日     |  |  |

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| Debto | or   | Keysa   | Sheete                     | ,<br>                    | Case number                  |   |  |  |  |  |  |
|-------|--|---|----------------------------|--------------------------|------------------------------|---|--|--|--|--|--|
| Par   | rt 7:  | Vesting of Proper   | ty of the Estate           | •                        |                              |   |  |  |  |  |  |
| § 7.1 | debtor   |   | harge of the debtor(s);    |                          |                              | on confirmation but will vest in the<br>se without a discharge upon the |  |  |  |  |  |
| Par   | r <b>t 8:</b>  | Nonstandard Plan  | Provisions                 |                          |                              |   |  |  |  |  |  |
| § 8.1 | Check  | "None" or list Nonsta   | andard Plan Provisions.    | ,                        |                              |   |  |  |  |  |  |
|       | ₩ No   | None. If "None" is checked, the rest of Part 8 need not be completed or reproduced.         |                            |                          |                              |   |  |  |  |  |  |
|       | Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in this N.D. Ga. Chapter 13 Plan Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.  The following plan provisions will be effective only if there is a check in the box "Included" in § 1.3. (Insert additional lines if needed.) |   |                            |                          |                              |   |  |  |  |  |  |
|       |  |   |                            |                          |                              | :   |  |  |  |  |  |
| Pai   | rt 9:  | Signatures  |                            | ·                        |                              | <del></del>   |  |  |  |  |  |
| § 9.1 | Signat   | tures of Debtor(s) and  | Attorney for Debtor(s).    |                          |                              |   |  |  |  |  |  |
|       | The de   | ptor(s) must sign below   | v. The attorney for the de | ebtor(s), if any, must s | ign below.                   |   |  |  |  |  |  |
| ×     | TX   | \<br>\<br>\<br>\<br>\<br>\<br>\<br>\<br>\<br>\<br>\<br>\<br>\<br>\<br>\<br>\<br>\<br>\<br>\ | _ ( )                      |                          |                              | •   |  |  |  |  |  |
|       | Signal   | ture of debton execute  | ed on 01/09/12             | 020                      | Signature of debtor 2 execut | ed on   |  |  |  |  |  |
|       | <b>,</b>   | ).  | MM/DD/YYAY                 | •                        | •                            | MM / DD / YYYY  |  |  |  |  |  |
|       | 17:  | 54 Avenue   | St. Mc                     | Lorough Gi               | A                            |   |  |  |  |  |  |
|       | Äddre  | ss '  | City, St                   | ate, ZIP code            | Address                      | City, State, ZIP code   |  |  |  |  |  |
| ×     |  |   |                            |                          | Date:                        |   |  |  |  |  |  |
|       | Signat   | ture of attorney for debt   | or(s)                      |                          | MM / DD / YYYY               |   |  |  |  |  |  |
|       |  |   |                            |                          |                              |   |  |  |  |  |  |
|       | Firm   |   |                            |                          | Address                      | City, State, ZIP code   |  |  |  |  |  |
|       |  |   |                            |                          |                              | .,,   |  |  |  |  |  |

By filing this document, the debtor(s), if not represented by an attorney, or the attorney for debtor(s) also certify(les) that the wording and order of the provisions in this Chapter 13 Plan are identical to those contained in the Local Form for Chapter 13 Plans that the Bankruptcy Court for the Northern District of Georgia has prescribed, other than any nonstandard provisions included in Part 8.